inare e estVi rumintado alte

19654. Adulteration of liquid coffee concentrate. U. S. v. 270 Cases * * *. (F. D. C. No. 32643. Sample No. 7508-L.)

LIBEL FILED: February 4, 1952, Western District of New York.

ALLEGED SHIPMENT: On or about November 21, 1951, from Dubuque, Iowa.

Product: 270 cases, each containing 24 6-ounce bottles, of liquid coffee concentrate at Buffalo, N. Y. Examination disclosed that the product was undergoing progressive decomposition.

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the product consisted in whole or in part of a decomposed substance. The product was adulterated while held for sale after shipment in interstate commerce.

Disposition: March 4, 1952. Default decree of condemnation and destruction.

CEREALS AND CEREAL PRODUCTS

Learned Theory of the Antick Lybakery PRODUCTS of the Could be the country

19655. Adulteration of bread. U. S. v. Ramapo Pastries, Inc., and William Meryash. Pleas of guilty. Corporation fined \$300 and individual defendant \$150. Individual's fine remitted. (F. D. C. No. 33838. Sample Nos. 37285-L, 37290-L, 37291-L.)

INFORMATION FILED: January 21, 1953, Southern District of New York, against Ramapo Pastries, Inc., Spring Valley, N. Y., and William Meryash, president.

ALLEGED SHIPMENT: On or about August 25, 26, and 27, 1952, from the State of New York into the State of New Jersey.

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the product consisted in part of a filthy substance by reason of the presence of insect fragments; and, Section 402 (a) (4), it had been prepared under insanitary conditions whereby it may have become contaminated with filth.

DISPOSITION: March 13, 1953. The defendants having entered pleas of guilty, the court fined the corporation \$300 and the individual defendant \$150 but remitted the fine against the individual defendant.

t daga fede (tilbered 1550-fede) da dalimbet (tilber) **FLOUR** 1501 dale del delse dalimbet (tilber)

HE NEW YORK AND A STREET

19656. Adulteration of flour. U. S. v. Shawnee Milling Co. Plea of nolo contendere. Fine, \$2,000. (F. D. C. No. 32785. Sample Nos. 31135-L to 31138-L, incl., 31143-L to 31146-L, incl., 31148-L to 31150-L, incl., 34191-L, 34192-L.)

Information Filed: June 3, 1952, Western District of Tennessee, against the Shawnee Milling Co., a corporation, Memphis, Tenn.

ALLEGED VIOLATION: Between the approximate dates of February 16 and October 18, 1951, while quantities of flour were being held for sale after shipment in interstate commerce, the defendant caused a number of bags of flour to be placed in a building that was accessible to rodents and infested with insects, and caused such flour to be exposed to contamination by rodents and insects, which acts resulted in the flour being adulterated.

On or about October 9, 10, 15, and 17, 1951, the defendant caused a number of bags of flour which were adulterated to be introduced and delivered for introduction into interstate commerce.

LABEL, IN PART: (Bags) "Golden Puff Flour for "Golden Crust Self Rising Flour," "Enriched Shawnee's Self Rising Flour Oven Magic," "Shawnee's